

TOP SECRET

ADM 10.1  
memo for the  
record

27 SEP 1967

MEMORANDUM FOR: Executive Director-Comptroller

SUBJECT : Memorandum of Understanding Between CIA and the  
U. S. Navy

REFERENCE : Memo to ExDir-Compt fm A-DD/S&T dtd 9 Sept. 67,  
same subj.



1. This memorandum contains a recommendation in paragraph 3.
2. Referent memorandum and its attachment, the agreement between the CIA and the U.S. Navy, has been reviewed by the Offices of Logistics, Finance, and Security. The new agreement appears to be a simple updating of an already existing agreement. In substance, it proposes the use of the NRO procurement, finance, and security procedures, but does not involve the use of NRO funds and, of course, all funds for the activities envisaged by the agreement will be provided by the Department of the Navy.
3. It is recommended that the Executive Director-Comptroller sign the proposed agreement as requested by the Acting Deputy Director for Science and Technology in his memorandum of 9 September 1967.



Alan M. Warfield  
Assistant Deputy Director  
for Support

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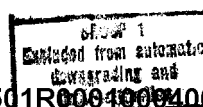
Atts.

- (1) Referent Memo,   
Copy 1 of 8
- (2) Subject Memorandum of Understanding  

- (3) TS 164265 dtd 18 July and 23 Dec. 57,  
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4	10/10/70		
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6			
ACTION		DIRECT REPLY	PREPARE REPLY
APPROVAL		DISPATCH	RECOMMENDATION
COMMENT		FILE	RETURN
CONCURRENCE		INFORMATION	SIGNATURE

#### Remarks:

I have gone over this agreement with Navy with the contract people as to mechanics and with [redacted] as to the substance. I believe it makes sense. We have had a long history of relationship with the Navy in this regard dating back to some camera work they wanted done as an outgrowth of the old AQUATONE Project and continuing through the work involved having carrier-based U-2's. This particular one involves an existing contract for work in which the Navy has related interest so that they can ride on the coattails to get what they want in the way of reports.

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This seems to make sense from the point of view of security and economy. The people involved are well aware of the problem of procuring under the Director's certification for other agencies and feel that if this study were to result in a production requirement for the Navy, the Navy should do this on its own, not through us. I recommend approval.



LAWRENCE R. HOUSTON  
General Counsel

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